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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/574,462	03/31/2006	Ernest Grimberg	31363	2546
67801 7590 09/15/2008 MARTIN D. MOYNIHAN d/b/a PRTSI, INC. P.O. BOX 16446			EXAMINER	
			SUNG, CHRISTINE	
ARLINGTON,	VA 22215		ART UNIT PAPER NUMBER	
			2884	
			MAIL DATE	DELIVERY MODE
			09/15/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/574,462	GRIMBERG, ERNEST			
		Examiner	Art Unit			
		CHRISTINE SUNG	2884			
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address			
A SHO WHIC - Exten after: - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DA Isions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	vl. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
2a) <u></u> □	a) ☐ This action is FINAL . 2b) ☑ This action is non-final.					
, ,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
	on of Claims	,				
5)☐ 6)☒ 7)☐ 8)☐ Applicati 9)☐ ☐	Claim(s) 63-85 is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 63-85 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examiner The drawing(s) filed on 31 March 2005 is/are: a	vn from consideration. r election requirement. r. a)⊠ accepted or b)□ objected to	•			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	nder 35 U.S.C. § 119					
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau see the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage			
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 0306.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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DETAILED ACTION

Drawings

1. Figure 1 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 63-64, 66-71 and 73- 85 are rejected under 35 U.S.C. 102(b) as being anticipated by Yang et al (WO 01/388825A1).

Regarding claim 63, Yang discloses an infrared sensor (Figure 1) comprising:

a sensor array (see figure 1, element 100) comprising multiple IR sensors (element 100 is made of pixel elements), for collecting IR energy from an external scene; and

a sensitivity adjuster (Figure 2, element 214) associated with said sensor array, for adjusting between a field of view, and a grouping of sensing pixels to derive a required image

sensitivity (element 214 selects the window or grouping of sensor elements, see figure 1, elements 102, 104 and 106).

Regarding claim 64, Yang discloses that the sensor array comprises an array of photon detectors (see figure 2, element 202 = pixel array of sensing elements which are photogates = photodetectors).

Regarding claim 66, Yang discloses an IR sensor wherein said sensitivity adjuster comprises a window selector for selecting a readout window within said array (see figure 1, window 1, window 2, window 3, each window can be selected to be read out).

Regarding claim 67, Yang discloses that the sensitivity adjuster comprises a grouping factor selector for selecting a pixel grouping factor during IR energy collection (see figure 1, element 104, and element 106 and element 102 are group different pixel groups together).

Regarding claim 68, Yang discloses an IR sensor in accordance, further comprising a readout element (elements 204) for performing periodic sensor array readout with a readout time variable with a size of a selected readout window (see page 16, lines 10-23, readout is done by different clock cycles).

Regarding claim 69, Yang discloses an IR sensor wherein said adjusting is in accordance with externally provided control information (page 10, lines 23-page 11, line 21, IR sensor is reconfigurable and is adjusted in real time).

Regarding claim 70, Yang discloses an IR sensor, further comprising an image processor (see claim 1, window processing circuit), for processing a sensor array output signal so as to form a feedback signal for controlling said adjusting (page 10, lines 23-page 11, line 21, IR sensor is re-configurable and is adjusted in real time).

Regarding claim 71, Yang discloses that the image processor further comprises an SNR detector for detecting an SNR of said image signal (page 41, lines 6-14).

Regarding claim 73, Yang disclose an IR sensor, further comprising a mode selector for switching between a high-sensitivity operating mode and a low-sensitivity operating mode in accordance with said feedback signal (See page 11, lines 18-21, high and low resolution modes).

Regarding claims 74-75, Yang discloses an IR sensor, further comprising a mode selector for switching between a small readout region and a large readout region, respectively to provide high-sensitivity and low-sensitivity imaging (page 41, lines 6-14).

Regarding claim 76, Yang discloses an IR sensor further comprising a video processor, for processing a sensor array output to form a video image (see page 45, lines 9-23, discloses a video camera).

Regarding claim 77, Yang discloses a method for IR sensing, comprising:

adjusting a pixel grouping of a sensor array to provide a required image sensitivity (see figure 1, various window or pixel groupings are provided to adjust the sensitivity of the sensor array, see also page 11, lines 18-21, Yang discloses different pixel groupings to created different image resolutions/sensitivities)

collecting IR energy over a variable window from an external scene with said sensor array, in accordance with said pixel grouping (see figure 1, IR image using various pixel groupings, 102, 104 and 106 are detected).

Regarding claim 78, Yang discloses selecting a sensor exposure time (page 13, lines 18-19, discloses a frame time or exposure time dependent upon the resolution desired).

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Regarding claim 79, Yang discloses that said selecting is to maintain an average collected charge of said sensor at a specified level (see claim 1, lines 12-14).

Regarding claim 80, Yang discloses that said method is performed repetitively at a maximum rate permitted by said pixel grouping and said selected exposure time (see claim 17).

Regarding claim 81, Yang discloses forming a feedback signal for controlling said adjusting in accordance with a readout of said sensor array (see page 11, lines 10-21, discloses adjustable pixel read out and image size).

Regarding claim 82, Yang discloses that said feedback signal comprises at least one of: average image SNR (See page 41, lines 23-24).

Regarding claim 83, Yang discloses averaging respective sensor levels over multiple sensor array readout cycles (see claim 15).

Regarding claim 84, Yang discloses switching between a high-sensitivity operating mode and a low-sensitivity operating mode (See page 11, lines 18-21, high and low resolution modes).

Regarding claim 85, Yang discloses analyzing a video IR image to identify specified properties of interest(see page 45, lines 9-23, discloses a video camera).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 65 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yang (WO 01/38825) in view of Hsieh (NPL-"A New CMOS Circuit Design for the IR FPA...")

Regarding claim 65, Yang discloses a sensor array comprising a CMOS detector (Page 10, lines 12-14) and does not explicitly state an IR FPA. However, CMOS based IR FPAs are well known in the art, as disclosed by Hsieh (See abstract). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have adapted the CMOS detector as an IR FPA in order to increase sensitivity and immunity from and decrease noise.

- 6. Claim 72 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yang (WO 01/38825) in view of Park (US 4782396)
- 7. Regarding claim 72, Yang discloses the limitation set forth claim 70 and does not specify a contrast detector in the image processor for detecting a contrast level of the image signal. Howeve, Park discloses a sensor, wherein said image processor further comprises a contrast detector, for detecting a contrast level of said image signal (column 2, lines 45-51). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have included the contrast detector disclosed by Park with the invention disclosed by Yang in order to accurately focus the detector to the object at hand.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHRISTINE SUNG whose telephone number is (571)272-2448. The examiner can normally be reached on Monday- Friday 9-5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Porta can be reached on 571-272-2444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Christine Sung/ Primary Examiner Art Unit 2884